UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

LISA FISHER,

Plaintiff, : Civil Action No. 13-5549 (ES)

:

V.

ORDER

HON. FRANCINE A. SCHOTT, et al.,

:

Defendants.

:

This matter having come before the Court by way of: (1) the parties' joint letter dated November 13, 2014 [D.E. 93] regarding outstanding discovery issues; (2) Defendant Schott's letter dated December 1, 2014 [D.E. 98] requesting an exigent ruling on several issues; and (3) Plaintiff's letter dated December 4, 2014 [D.E. 100] responding to Defendant Schott's letter; and the Court having considered the parties' submissions as well as the applicable law; and the Court having held a hearing on the record on December 5, 2014;

and for the reasons set forth on the record on December 5, 2014;

and for good cause shown;

IT IS on this 8th day of December, 2014,

ORDERED that:

- 1. On or before **December 6, 2014**, counsel for Defendant Schott shall confer with her client to discuss whether the investigator Defendant hired to interview a representative of Bloomfield Automotive Repairs will testify at trial. Defense counsel shall then notify the Court and Plaintiff.
- 2. On or before **December 9, 2014**, Plaintiff shall provide to Defendant Schott a written confirmation that there are no other credit, bank, or charge cards issued to and/or held jointly by Plaintiff during the relevant time periods between November 1, 2012 and January 13, 2013, other than: (1) Plaintiff's Bank of America account held jointly with

her son; (2) Plaintiff's Bank of America account held jointly with her daughter; and (3) Plaintiff's Santander account held jointly with her husband.

3. On or before **December 12, 2014**:

- a. Plaintiff shall provide Defendant Schott with HIPAA authorizations for Plaintiff's medical and prescription records from: (1) Newark Beth Israel Medical Center; (2) Plaintiff's neurologist, Arthur Rothman, M.D.; (3) Plaintiff's gynecologist, Yvonne Cadet-Wright, M.D.; and (4) all Walmart Pharmacies. All medical and prescription records shall be produced for the time period of November 1, 2011 to January 13, 2013.
- b. Plaintiff shall provide to Defendant Schott any responsive e-discovery, and if no information exists, then Plaintiff shall explain, in writing, what efforts were made to locate any missing data. Plaintiff shall also identify any experts who may draft a report detailing an examination of Plaintiff's cellular phone data.
- c. Plaintiff shall provide to Defendant Schott a written confirmation that Plaintiff has provided all documents in Plaintiff's possession regarding any disability leave from 2008 to present.
- d. Plaintiff shall provide to Defendant Schott a written confirmation describing to what extent anything was modified on Plaintiff's social media accounts before this action commenced.
- e. Defendant Schott shall provide to Plaintiff any information about any alleged work performance deficiencies, or a written confirmation that no deficiencies exist.

s/ Michael A. Hammer
UNITED STATES MAGISTRATE JUDGE